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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/654,379	09/03/2003	Jason P. Eaton	01-24	4174
30031	7590 03/11/2005		EXAMINER	
MICHAEL W. HAAS, INTELLECTUAL PROPERTY COUNSEL RESPIRONICS, INC.			DOSTER GREENE, DINNATIA JO	
	Y RIDGE LANE		ART UNIT	PAPER NUMBER
MURRYSVILLE, PA 15668			3743	

DATE MAILED: 03/11/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

				1440		
		Application No.	Applicant(s)			
		10/654,379	EATON, JASON	TON, JASON ET AL.		
	Office Action Summary	Examiner	Art Unit			
		Dinnatia Doster-Gree				
Period fo	The MAILING DATE of this communication or Reply	n appears on the cover she	et with the correspondence ac	ddress		
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication at period for reply specified above is less than thirty (30) days, preserved for reply is specified above, the maximum statutory in the toreply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, non. a reply within the statutory minimum period will apply and will expire SIX (6 statute, cause the application to become	nay a reply be timely filed of thirty (30) days will be considered time b) MONTHS from the mailing date of this of the ABANDONED (35 U.S.C. § 133).	aly. communication.		
Status						
1)⊠	Responsive to communication(s) filed on	9/3/03 AND 6/16/04.				
•	•	This action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice un	der Ex parte Quayle, 1935) C.D. 11, 453 O.G. 213.			
Disposit	ion of Claims			·		
_	Claim(s) <u>1-17</u> is/are pending in the applic 4a) Of the above claim(s) is/are wit		า.			
·	Claim(s) is/are allowed.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>1-17</u> is/are rejected.					
· -	Claim(s) is/are objected to.	and/ar alastian requiremen				
8)[Claim(s) are subject to restriction a	and/or election requiremen	IL.			
Applicat	ion Papers					
9)□	The specification is objected to by the Exa	miner.				
10)	The drawing(s) filed on is/are: a)] accepted or b)☐ objecte	ed to by the Examiner.			
	Applicant may not request that any objection t	o the drawing(s) be held in al	peyance. See 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the c	orrection is required if the dra	awing(s) is objected to. See 37 C	FR 1.121(d).		
11)	The oath or declaration is objected to by the	ne Examiner. Note the atta	ached Office Action or form P	TO-152.		
Priority (under 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for fo ☐ All b)☐ Some * c)☐ None of:	reign priority under 35 U.S	S.C. § 119(a)-(d) or (f).			
ŕ	1. Certified copies of the priority docu	ments have been received	l.			
•	2. Certified copies of the priority docu	ments have been received	I in Application No			
	3. Copies of the certified copies of the	priority documents have l	been received in this Nationa	ıl Stage		
	application from the International B	ureau (PCT Rule 17.2(a)).				
* (See the attached detailed Office action for	a list of the certified copies	s not received.			
Attachmen		_				
	ce of References Cited (PTO-892)		view Summary (PTO-413)			
	ce of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/S		er No(s)/Mail Date ce of Informal Patent Application (PT	ſO-152)		
	r No(s)/Mail Date		r: <u>Detail Action.</u> .			

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DETAILED ACTION

Claim Objections

Claims 1, 3, 4, 7, 8, 11, 12 and 16 are objected to because of the following informalities: (i) in claim 1, line 7, the term "he" should be changed to –the--.

- (ii) in claims 3, 4, 7, 8, 11 and 12, the phrase "an includes" should be changed to –includes--.
- (iii) in claim 16, line 2, a colon should be inserted after the term "comprising".
 - (iv) in claim 16, line 6, the term "mash" should be changed to "mask" Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

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Claims 1-4, 6-12 and 14-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Raje et al. (U.S. Patent No. 6,823,869). In Figs. F19-F30, Raje discloses a gas delivery mask (10) comprising a mask shell (40) and a forehead support (Figs. 1, 22, 44, and 46). The forehead support comprises a support arm (252, Fig. 22) associated with the mask shell (40, Fig. 19), a forehead support bracket (320, Fig. 22) and a connecting assembly (312, Figs. 21, 22, 26 and 27). The connecting assembly (312) couples the forehead support bracket (320) to the support arm (252) such that the forehead support bracket (320) is self-aligning on a patient as the patient dons the mask (col. 22, line 10- col. 23, line 53).

Regarding claims 2, 6, and 10 in Figs. F19-24, Raje discloses an adjustment assembly (306) for adjusting the relative position of the forehead support and the mask shell such that the forehead support is moveable in at least two dimensions relative to the mask shell (col. 22, line 38- col. 23, line 32).

Regarding claims 3, 7, and 11, Raje discloses in Fig. F21 wherein the adjustment assembly (306) includes an arcuate attaching member associated with the mask shell, and wherein a first portion of the support arm is moveably mounted to the arcuate attaching member.

Regarding claims 4, 8 and 12, Raje in col. 22, lines 16-19 and Fig. 10 discloses wherein the adjustment assembly (306) includes a plurality of teeth disposed on the arcuate attaching member, and wherein the first portion of the support arm includes a flexible portion adapted to engage at least one of the plurality of teeth.

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Regarding claim 9, Raje discloses a gas delivery mask comprising a mask shell and a forehead support. The forehead support comprises a support arm, a forehead support bracket and a coupling system. The support arm is associated with the mask shell. The coupling system attaches the support arm to the forehead support bracket such that the forehead bracket is detachable from the support arm while the mask is being worn by a patient. Raje shows this feature because its device is detachable by way of the first extending tab 310 and the second extending tab 315.

Regarding claims 14 and 15, Raje discloses in Figs. F1 and F4, a forehead support bracket (222) and a connector (224) associated with the forehead support bracket (222) adapted to connect a headgear strap (224) to the forehead bracket (222) such that the headgear strap (224) spans a length of a patient's forehead to define at least a portion of a cushion between the forehead support bracket and such a patient's forehead (Fig. F4).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5, 13, 16 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raje in view of Kwok (WO 0078384). Regarding claim 5, Raje discloses a connecting assembly (326) which includes a tracking engaging member (col. 23, lines 18-32) associated with the forehead support. However, Raje does not

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specifically teach an arcuate-shaped track. Kwok which also relates to a mask assembly having a forehead support teaches that it is known to design the connecting assembly having an arcuate shape (Fig. 1). Thus, it would have been obvious to one skilled in the art to modify the connecting member of Raje to have an arcuate shape for the purpose of enhancing the movement and adjustability as the mask is being donned by the user.

Regarding claims 13, 16 and 17, Raje fails to disclose wherein the connecting bracket is sized and configured to be removeably placed within a slot by passing through a cut at the predetermined angle, and wherein the connecting bracket is rotatable within the slot responsive to being positioned therein. However, Kwok also teaches, for instance, in the Abstract, that its frame (12) is adapted to pivot relative to the joining member (14). Thus, it would have been obvious to one skilled in the art to incorporate the slot design of Kwok with the device of Raje for the purpose of allowing the mask to be positioned to comfortably suit the particular topography of the wearer's face to ensure the mask is positioned ideally relative to the wearer's face.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dinnatia Doster-Greene whose telephone number is 571-272-7143. The examiner can normally be reached on 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Henry Bennett can be reached on 571-272-4791. The fax phone number for the organization where this application or proceeding is assigned is 571-271-7143.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ddg

Henry Bennett
Supervisory Patent Examiner